







Constitution of the Praridence Society abolishing the Mane Trade With several acts of the Degistatures of the States of Maddachusetts, Connecticut and Rhode Island.



CONSTITUTION

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SOCIETY

For abolifhing

The SLAVE-TRADE,

WITH

Several Acts of the Legislatures of the States of Massachusetts, Connecticut and Rhode-Island, for that Purpose.

PROVIDENCE: Printed by JOHN CARTER. M, DCC, LXXXIX,



CONSTITUTION, &c.

T having pleafed the Creator of mankind to make of one blood all nations of men, and having, by the diffusion of his light, manifested, that however diverfified by colour, fituation, religion, or different states of fociety, it becomes them to confult and promote each other's happinefs, as members of one great family : It is therefore the duty of those who profess to maintain their own rights, and efpecially those who acknowledge the obligations of Christianity, to extend, by the use of such means as are or may be in their power, the bleffings of freedom to the whole human race; and in a more particular manner to fuch of their fellow-creatures as by the laws and conftitution of the United States are entitled to their freedom, and who by fraud or violence are or may be detained in bondage. And as, by the African flave-trade, a fystem of flavery, replete with human mifery, is erected and carried on, it is incumbent on them to endeavour the fuppreffion of that unrighteous commerce ; to excite a due observance of fuch good and wholefome laws as are or may be enacted for the abolition of flavery, and for the fupport of the rights of those who are entitled to freedom by the laws of the country in which they live; and to afford fuch relief as we may be enabled to those unhappy fellow-citizens, who, like the fons of Africa, falling into the hands of unmerciful men, may be carried into flavery at Algiers or elfewhere.

From a conviction of these truths, and the obligation of these principles, and from a desire to diffuse them wherever the vices and miseries of flavery exist, and in humble reliance on the favour and support of the Father of mankind, the subscribers have formed themselves into a Society, under the title of The Prowidence Society for abolishing the Slave-Trade.—For efsching fecting these purposes, they have adopted the following rules :

Ift. The Society shall elect, by a majority of votes to be taken by ballot, a President, a Vice-President, one or more Counsellors, a Secretary, and a Treafurer, who shall respectively continue in office for one year from the time of their election; and at the expiration of every year succeeding, there shall be a new election of officers in the same manner.

2d. The Prefident fhall have authority to maintain order and decorum at the meetings of the Society, and to call a fpecial meeting at any time, with the advice of three of the Standing Committee herein after named.

3d. The Vice-Prefident, in the absence of the Prefident, shall have the fame authority as the Prefident; and in case the Prefident shall die or be displaced, the Vice-Prefident shall officiate until a new Prefident be chosen.

4th. The Secretary shall keep a record of the proceedings of the Society, in a book to be provided for that purpole, and shall caufe to be published, from time to time, such part of the proceedings or refolutions as the Society may order, or the President with the Standing Committee between the meetings of the Society may think proper to direct.

5th. The Treafurer, if required by the Society, fhall give fecurity for the faithful difcharge of the truft repofed in him, and fhall keep regular accounts of the monies received and paid, obferving always to pay no money without an order figned by the Prefident, or a majority of a quorum of the Standing Committee, who are prohibited from drawing, between the flated meetings of the Society, for a larger fum than ten pounds, unlefs efpecially empowered by the Society at a previous meeting.

6th. If any of the officers above named shall refign or be displaced, the Society shall fill the vacancy in the mode prescribed by the first article; and if the Prefident Edent and Vice-Prefident, or Secretary, or Treasurer, be absent at any of the meetings, the Society may elect one to officiate *pro tempore*.

7th. The Society shall meet once in every quarter, that is to fay, on the 3d fixth day in the 2d, 5th, 8th and 11th months in every year, at fuch place as shall from time to time be agreed upon, in order to receive the reports of the Standing Committee, and to devife the ways and means of accomplishing the objects of this inftitution.

8th. That nine members, with a President or Vice-President, constitutionally assembled, be a quorum of the Society for transacting business.

9th. Every member, after fubfcribing thefe rules, fhall pay into the hands of the Treafurer two-thirds of a dollar, and at the commencement of every quarter one-fixth of a dollar; and all donations to the Society fhall be made through the Prefident, who fhall pay them to the Treafurer, and report them to the Society at the next quarterly-meeting.

10th. Any citizen of the United States, who shall be recommended by two-thirds of the Standing Committee to a quarterly-meeting, shall be balloted for, and if approved by two-thirds of the members prefent, he shall be declared a member. The Committee of feven shall have authority to receive such members as may offer and subscribe before the next quarterly-meeting, this rule notwithstanding.

11th. Two-thirds of the members prefent at a quarterly-meeting shall have power to expel any perfon whom they may deem unworthy of remaining a member, and no perfon shall be a member who holds a slave, or is concerned in the flave-trade.

12th. It fhall be the bufinefs of the Counfellors to explain the laws and conflictutions of the States, which relate to the emancipation of flaves, and to the flavetrade. And, when it becomes neceffary, to urge the due execution thereof, and their claims to freedom, before before fuch perfons or courts as are or may be authorized to decide on the fame.

1 3th. A Standing Committee of feven members shall be appointed to transact the business in general, four of whom are empowered to act; whose duty it shall be to take the most effectual measures to accomplish the objects of this institution, agreeable to the direction and at the expence of the Society, and to report a particular account of their proceedings at the next quarterlymeeting, at which time two of their number shall be released from the fervice, in the order their names shand on the minutes, and the vacancy filled up by the same or two others appointed in their room, and in like manner a difinition and appointment of two shall take place at each fucceeding quarterly-meeting.

14th. The foregoing rules shall be in force without alteration fix months, after which period they shall be fubject to such alterations as two-thirds of the members prefent, at a quarterly-meeting, shall agree upon.

State of Rhode-Island and Providence Planta-TIONS. June Seffion, 1774.

An ACT prohibiting the importation of Negroes into this colony.

HEREAS the inhabitants of America are generally engaged in the prefervation of their own rights and liberties, among which that of perfonal freedom muft be confidered as the greateft; and as those who are defirous of enjoying all the advantages of liberty themfelves, fhould be willing to extend perfonal liberty to others:

Therefore be it enacted by this General Affembly, and by the authority thereof it is enacted, That for the future no Negro or Mulatto flave fhall be brought into this colony: And in cafe any flave fhall hereafter be brought in, he or fhe fhall be and are hereby rendered immediately free, fo far as refpects perfonal freedom and the the enjoyment of private property, in the fame manner as the native Indians.

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Provided neverthelefs, That this law fhall not extend to fervants of perfons travelling through this colony, who are not inhabitants thereof, and who carry them out with them when they leave the fame.

Provided alfo, That nothing in this act fhall extend, or be deemed to extend, to any Negro or Mulatto flave belonging to any inhabitant of either of the British colonies, islands or plantations, who shall come into this colony with an intention to settle or reside for a number of years therein; but such Negro or Mulatto, so brought into this colony by such person inclining to settle or reside therein, shall be and remain in the fame fituation, and subject in like manner to their mafter or mistrefs, as they were in the colony or plantation from whence they removed.

Provided neverthelefs, That if any perfon fo coming into this colony, to fettle or refide as aforefaid, fhall afterwards remove out of the fame, fuch perfon fhall be obliged to carry all fuch Negro or Mulatto flaves, as alfo all fuch as fhall be born from them, out of the colony with them.

And to prevent any flave or flaves from being clandefinely brought into this colony, in order that they may be free and liable to become chargeable, Be it further enatted by the authority aforefaid, That all perfons fo offending fhall be liable to and pay a fine of one hundred pounds, lawful money, foreach and every one fo brought in, to and for the ufe of the colony, to be recovered in the fame manner that other fines and forfeitures ufually are by the laws of this government. And alfo all perfons who fhall be convicted of receiving, harbouring or concealing, any fuch Negro or Mulatto flave within this colony, he or they fo offending fhall be liable to the like penalty, to be recovered and applied in the fame manner, And fuch Negro or Mulatto Mulatto shall be fent out of the colony as other poor perfons are by law.

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State of RHODE-ISLAND and PROVIDENCE PLANTA-TIONS. October Seffion, 1779.

An ACT prohibiting flaves being fold out of the State against their consent.

THEREAS tolerating strangers to purchase Negro or Mulatto flaves in this State, and carry them off either by land or water against their confent, to perpetuate their flavery in foreign parts, remote from their friends and acquaintance, is against the rights of human nature, and tends greatly to aggravate the condition of flavery, which this General Affembly is difposed rather to alleviate, till some favourable occasion may offer for its total abolition : Be it therefore enacted by this General Assembly, and by the authority thereof it is enacted, That in cafe any ftranger or foreigner, or any perfon or perfons whoever, shall prefume to purchase, and in confequence of fuch recent title, or of any other right, title or claim whatfoever, shall forcibly or fraudulently attempt to carry off, either by land or waten, out of the bounds and jurifdiction of this State, against their confent, any Negro or Mulatto flave or flaves heretofore refiding in this State, fuch attempt shall operate against the perfon or perfons making the fame, either by themfelves or any other perfon or perfons acting under them, and in their behalf, to a total defeazance and forfeiture of all their right, title or claim, to fuch flave or flaves.

And be it further enacted by the authority aforefaid, That upon its being alledged and proved by fuch flave or flaves, or any other perfon in his or their behalf, before any one Juffice of the Peace in this State, that fuch an attempt hath been made as aforefaid, it fhall be in the power and become the duty of fuch Juffice forthwith to give under his hand and feal, to fuch flave

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or flaves, a certificate of his or their total emancipation; by virtue of which, fuch flave or flaves fhall, become forever thereafter as perfectly liberated from the power of the perfons concerned in fuch attempt, as though he or they had never been in bondage.

And left the faid flaves fhould by fraud, threats or durefs, be prevailed upon haftily to declare their confent to fuch fale and exportation, when at the fame time, in truth and reality, entirely averfe thereto, Be it further enabled by the authority aforefaid, That nothing fhall be deemed fufficient evidence of fuch their confent, but a certificate, figned by two or more Juftices of the Peace, in the town where fuch flave or flaves may refide, to the following purport, to wit:

We the fubferibers, Juffices of the Peace in the town of _____, in the county of _____, and State of Rhode-IIIand and Providence Plantations, do hereby certify all perfons whom it may concern, that _____, a flave, about _____ years of age, heretofore belonging to ______, and ufually ferving ______ in this town, hath appeared before us at two feveral times, three days afunder, in the abfence of ______ owner, and, under no apparent reftraint or durefs, hath fully at each time declared ______ confent to be fold to ______, of the State of _______, in the county of ______, and town of ______, and to be forthwith carried to faid town to refide with the faid _______ in a flate of flavery. Witnefs our hands. Dated this ______ day of ______, in the year of our Lord

Provided always, That in cafe any Negro or Mulatto flave fhall become notorioufly unfaithful and villainous, and the owner or owners thereof fhall alledge and make proof of the fame, at the General Seffions of the Peace, in the county where fuch flave or flaves refide, and obtain judgment againft him or them, it fhall and may be lawful for the owner or owners to export faid delinquent flave or flaves to any place within the jurifdiction of the United States. And a copy B

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And be it further enabled by the authority aforefaid, That no perfon, owner of any flave or flaves in this State, fhall fell or difpofe of him or them to be carried out of the State, on any pretence whatever, contrary to the true intent and meaning hereof; and that if any perfon or perfons in this State fhall be lawfully conwicked of felling or difpofing of any fuch flave or flaves, in manner as aforefaid, he or they fhall forfeit and pay the fum fuch flaveor flaves fhall be valued at; the one half thereof to and for the ufe of this State, and the other half to and for the ufe of the informer who fhall profecute the fame; to be tried and recovered before any court of law in this State proper to try the fame.

State of RHODE-ISLAND and PROVIDENCE PLANTA-TIONS. February Seffion, 1784.

An ACT authorizing the manumission of Negroes, Mulattoes and others, and for the gradual abolition of slavery.

WHEREAS all men are entitled to life, libering markind in a ftate of flavery, as private property, which has gradually obtained by unreftrained cuftom and the permiffion of the laws, is repugnant to this principle, and fubverfive of the happinels of mankind, the great end of all civil government:

Be it therefore enalied by this General Affembly, and by the authority thereof it is enalied, That no perfon or perfons, whether Negroes, Mulattoes or others, who shall be born within the limits of this State, on or after the first day of March, A. D. 1784, shall be deemed or confidered as fervants for life, or flaves; and that all fervitude for life, or flavery of children, to be born as aforefaid, in confequence of the condition of their mothers, be and the fame is hereby taken away, extinguished and forever abolished,

And

And whereas humanity requires, that children declared free as aforefaid remain with their mothers a convenient time from and after their birth; to enable therefore those who claim the fervices of fuch mothers to maintain and support fuch children in a becoming manner, It is further enabled by the authority aforefaid, That such support and maintenance be at the expence of the respective towns where those reside and are fettled : Provided however, That the respective Town-Councils may bind out such children as apprentices, or otherwife provide for their support and maintenance, at any time after they arrive to the age of one year, and before they arrive to their respective ages of twenty-one, if males, and eighteen, if females.

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And whereas it is the earneft defire of this Affembly, that fuch children be educated in the principles of morality and religion, and inftructed in reading, writing and arithmetic: Be it further enalled by the authority aforefaid, That due and adequate fatisfaction be made as aforefaid for fuch education and inftruction. And for afcertaining the allowance for fuch fupport, maintenance, education and inftruction, the refpective Town-Councils are hereby required to adjuft and fettle the accounts in this behalf from time to time, as the fame shall be exhibited to them: Which fettlement fo made shall be final; and the respective towns by virtue thereof shall become liable to pay the fums therein specified and allowed.

And be it further enacted by the authority aforefaid, That all perfons held in fervitude or flavery, who fhall be hereafter emancipated by thole who claim them, fhall be fupported as other paupers, and not at the feparate expence of the claimants, if they become chargeable; provided they fhall be between the ages of twenty-one years, if males, and eighteen years, if females, and forty years, and are of found body and mind; which fhall be judged of and determined by the Town-Councils aforefaid.

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State of RHODE-ISLAND and PROVIDENCE PLAN-TATIONS.

Paragraphs of an Act passed October, 1785.

B *E* is further enalted, That every Negro or Mulatto child, born after the first day of March, 1784, be supported and maintained by the owner of the mother of such child to the age of twenty-one years, provided the owner of the mother shall, during that time, hold her as a flave; or otherwise upon the manumission of such mother, agreeably to the faid act, the owner shall be discharged from any further expences of supporting and maintaining such child.

And be it further enacted, That no perfon held in fervitude or flavery, who fhall be emancipated, be fupported as paupers, provided he or fhe exceeds the age of thirty years at the time of fuch emancipation; any thing in the faid act contained to the contrary notwithftanding.

Commonwealth of MASSACHUSETTS.

In the Year of our LORD One Thousand Seven Hundred and Eighty-eight.

An ACT to prevent the flave-trade, and for granting relief to the families of fuch unhappy perfons as may be kidnapped or decoyed away from this Commonwealth.

WHEREAS by the African trade for flaves, the lives and liberties of many innocent perfons have been, from time to time, factificed to the luft of gain:

And whereas fome perfons, reliding in this Commonwealth, may be fo regardlefs of the rights of human kind, as to be concerned in that unrighteous commerce:

Be it therefore enacted by the Senate and Houfe of Reprefentatives in General Court affembled, and by the authority of the fame, That no citizen of this Commonwealth, or other perfons refiding within the fame, fhall for himfelf, or any other perfon whatfoever, either as mafter, master, factor, supercargo, owner or hirer, in whole or in part, of any veffel, directly or indirectly, import or transport, or buy or fell, or receive on board his or their veffel, with intent to caufe to be imported or tranfported, any of the inhabitants of any State or Kingdom, in that part of the world called Africa, as flaves, or as fervants for term of years; and that every citizen, inhabitant or refident as aforefaid, who shall, directly or indirectly, receive on board his or their veffel, with intent to import or transport, or cause to be imported or transported, any of the faid inhabitants of Africa, contrary to the true intent and meaning of this act, and be thereof lawfully convicted, shall forfeit and pay the fum of fifty pounds, for every perfon by him or them fo received on board, with intent to be imported or transported; and the fum of two hundred pounds for every veffel fitted out with intent to, and that actually shall be employed in, the importation or transportation aforefaid, to be recovered by action of debt, in any court within this Commonwealth, proper to try the fame; the one moiety thereof to the use of this Commonwealth, and the other mojety to the perfon who fhall profecute for and recover the fame."

And it is further enacted by the authority aforefaid, That all infurance which shall be made within this State, on any veffel fitted out with intention as aforefaid, and having on board slaves, in order to be transported from Africa as aforefaid, or upon any flaves to shipped on board of any veffel for transportation, shall be void, and of no effect; and this act may be given in evidence under the general issue, in any fuit or action commenced for the recovery of insurance for made.

And whereas divers peaceable inhabitants of this Commonwealth, or refidents therein, have been privately carried off by force, or decoyed away under various pretences, by evil-minded perfons, and with a probable intention of being fold as flaves without the fame; and although fufficient provision is made for public public juffice, in fuch cafe, by the common law, and en act, entituled, " an act establishing the right to, and the form of, the writ *de bomine replegiando*," yet no provision is made for bringing actions for damages by the friends or families of any inhabitants who may be. fo carried off, or decoyed away, during his or her lifetime:

Be it therefore further enacted by the authority aforefaid, That when any inhabitant or refident of this Commonwealth shall be to carried off, or decoyed away, it shall be lawful for any friends of fuch injured inhabitant or refident, to bring forward and profecute to final judgment and execution, before any court of law proper to try the fame, any action for damages against any perfon concerned in decoying or carrying off fuch inhabitant or refident, in the name of fuch inhabitant or refident, and in the fame manner, and to the fame effect, as if thereunto fully authorized by letter of attorney from fuch inhabitant or refident for that purpose: Provided nevertheless, fuch friend profecuting as aforefaid shall first give to the Judge of Probate, for the county wherein fuch injured party laft dwelt, good and fufficient bond with fureties to the fatisfaction of fuch Judge of Probate, conditioned that fuch profecutor shall pay the monies that he may recover in damages as aforefaid to the faid injured party, on his or her return to this Commonwealth, if that shall happen by the time when fuch execution is fatisfied, and if not, fhall apply fuch monies to the use and maintenance of the wife, children or family, of the injured party, in proportion, at fuch periods, and in fuch way and manner, as the faid Judge shall decree best for the interest of fuch wife, children or family, in the absence of fuch injured party.

Provided alfo, and be it further enalted, That in cafe the defendant who fhall be profecuted, as is provided in and by this act, fhall be acquitted by the court before whom the faid trial may be, the faid court fhall not only render up judgment for legal cofts, but for fuch reafonable fonable damages as the faid defendant hath fuftained by fuch profecution : '*Provided alfo*, That this act do not extend to veffels which have already failed, their owners, factors or commanders, for and during their prefent voyage, or to any infurance that fhall have been made previous to the paffing of the fame.

In the House of Representatives, March 25, 1788. This bill having had three feveral readings, passed to be enacted.

JAMES WARREN, Speaker.

In Senate, March 26, 1788. This bill having had two feveral readings, paffed to be enacted.

SAMUEL ADAMS, Prefident.

Approved, A true copy : Atteft, JOHN HANCOCK.

JOHN AVERY, jun. Secretary.

At a General Affembly of the State of Connecticut, holden at New-Haven, in faid State, on the fecond Thurfday of October, 1788.

An ACT to prevent the flave-trade.

B *E* it enacted by the Governor, Council and Reprefentatives, in General Court affembled, and by the authority of the fame, That no citizen or inhabitant of this State fhall, for himfelf or any other perfon, either as mafter, factor, fupercargo, owner or hirer, in whole or in part, of any veffel, directly or indirectly, import or transport, or buy or fell, or receive on board his or her veffel, with intent to caufe to be imported or transported, any of the inhabitants of any country in Africa, as flaves, or fervants for term of years, upon penalty of fifty pounds for every perfon fo received on board as aforefaid, and of five hundred pounds for everyfuch fuch veffel employed in the importation or transportation aforefaid, to be recovered by action, bill, plaint or information, the one half to the plaintiff, and the other half to the use of this State. And all infurance which that be made in this State, on any vessel fitted out to the intent aforefaid, employed as aforefaid, or on any flaves or fervants thipped on board as aforefaid; for the purpose aforefaid, thall be void; and this act may be given in evidence, under the general iffue, in any fuit commenced for the recovery of fuch infurance.

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Be it further enacted by the authority aforefaid, That if any perfon shall kidnap, decoy or forcibly carry off out of this State, any free Negro, Indian or Mulatto, or any perfon entitled to freedom at the age of twenty-five years, inhabitants or refidents within this State, or shall be aiding or affifting therein, and be thereof duly convicted, he shall forfeit one hundred pounds to the use of this State, to be recovered by bill, plaint or information, prefented by any friend of fuch inhabitant or refident, which he is hereby authorized to do; and the court before whom the trial shall be, shall, in addition to faid penalty, on conviction, give to the profecutor, for the use of fuch injured inhabitant or his family, if any he have, fuch fum in damages as they shall judge just and reasonable, to be applied in such way and manner as the court shall direct; and the faid profecutor shall give bond with furety before the faid court," for the due application of the fums recovered, before he has execution thereof. Provided that nothing in this act shall operate to prevent perfons removing out of this State, for the purpole of refidence, from carrying or transporting with them fuch Negroes or Mulattoes as belong to them, or to prevent perfons living within this State from directing their fervants out of this State, about their ordinary and necessary business. And be it further enacted by the authority aforefaid, That the owner, mafter or factor, of each and every veffet clearing

clearing out for the coaft of Africa, or fulpected by any citizen of this State to be intended for the flavetrade, in any part of the world, and the fulpicion being declared to the Naval Officer by fuch citizen on oath, and fuch information being to the fatisfaction of fuch Naval Officer, fhall first give bond with fufficient fureties to the Treasurer of this State in one thousand pounds, that none of the natives of Africa, or any other foreign country, fhall be taken on board faid fhip or veffel during her voyage, with intent to be transported as flaves to any other part of the world.

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And be it further enacted by the authority aforefaid, That all perfons who now are, or hereafter shall be, possessed of any child or children born after the first day of March, 1784, and which by law fhall be free at the age of twenty-five years, shall within fix months from the rifing of this Affembly, or within fix months after the birth of any fuch child, deliver or caufe to be delivered to the Town-Clerk, of the town where fuch poffeffor belongs, the name of fuch poffeffor, as also the age, name and fex, of every fuch child or children, on oath, to the beft of his or her knowledge, under the penalty of forty shillings for each and every month's neglect, to be recovered before an Affiftant or Justice of the Peace; the one half to the complainant, and the other half to the use of the poor of the town where such child or children live.

> A true copy of record: Examined by GEORGE WYLLYS, Secretary.

State of Rhode-Island and Providence Plan-TATIONS.

In GENERAL ASSEMBLY, October Seffion, A. D. 1787. An ACT to prevent the Jave-trade, and to encourage the abolition of Javery.

WHEREAS the trade to Africa for flaves, and the transportation and felling of them into other countries, are inconfistent with justice, and the princ ciples









